(WED) SEP 8 2004 7:13/ST. 7:12/No. 6833031140 P 6

FROM

CASE NO.: 1088.008

Serial No.: 10/676,593

September 7, 2004

Page 6

PATENT

Filed: October 1, 2003

Remarks

Reconsideration of the above-captioned application is respectfully requested. Claims 1-4 and 7 have

been rejected under 35 U.S.C. §102 as being anticipated by the outhouse fan system of Adkins, II (USPN

5,131,888), and Claims 6 and 8 have been rejected under 35 U.S.C. §103 as being obvious over Adkins, II

in view of Official Notice. Claim 5 has been rejected under 35 U.S.C. §103 as being obvious over Adkins,

II in view of various secondary references allegedly showing support rods, and Claims 9, 11-18, and 20 have

been rejected under 35 U.S.C. §103 as being obvious over Longo, Sr. (USPN 5,857,807) in view of Adkins,

II.

To overcome the Examiner's rejections, independent apparatus claim 1 has been amended to recite

that the fan is disposed between the flanges of the pipe module as shown in the Figure. Claim 4 has been

canceled, and Claim 5 amended accordingly. Claims 1-3 and 5-20 remain pending.

Rejections Under 35 U.S.C. §102

Claim 1, which has been rejected under 35 U.S.C. §102 as being anticipated by Adkins, II, now

recites structure neither taught nor suggested in Adkins, II, namely, that the fan is between the flanges. In

Adkins, II the relied-upon fan 12 is not between the relied-upon flanges 13', 13" but rather appears to be

co-planar with the flange 13" as shown in Figure 1 so that it can be located at the beginning of the outhouse

exhaust pipe 21 as intended by Adkins. The rejection is overcome.

Rejections Under 35 U.S.C. §103

Claims 6 and 8 have been rejected under 35 U.S.C. §103 as being obvious over Adkins, II in view

of Official Notice, Claim 5 has been rejected under 35 U.S.C. §103 as being obvious over Adkins, II in view

1088-8.AMD

PAGE 6/9 \* RCVD AT 9/8/2004 10:12:33 AM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/2 \* DNIS:8729306 \* CSID:16193388078 \* DURATION (mm-ss):02-14

DEST AVAILABLE COPY

(WED) SEP 8 2004 7:14/ST. 7:12/No. 6833031140 P

FROM

CASE NO.: 1088.008

Serial No.: 10/676,593

September 7, 2004

Page 7

PATENT Filed: October 1, 2003

of various secondary references allegedly showing support rods, and Claims 9, 11-18, and 20 have been

rejected under 35 U.S.C. §103 as being obvious over Longo, Sr. (USPN 5,857,807) in view of Adkins, II.

Of relevance to the present rejections is the proposed combination of Longo, Sr., which is directed

to a landfill and which discloses a "blower 28" for exhausting methane from the landfill wells without further

elaboration about the blower, with Adkins, II. Most likely, the blower 28 is a conventional landfill blower

that is powered by the main AC electrical power grid. The rejection proposes replacing Longo, Sr.'s blower

with the fan of Adkins, II because the fan of Adkins, II is "inexpensive and portable".

Unfortunately for the prima facie case, the prior art nowhere motivates "inexpensive and portable"

fans for use in landfills, as is otherwise required by MPEP §2143.01 (in seeking to establish a prima facie

case of obviousness, it must be identified where the prior art provides a motivating suggestion to make the

modifications proposed, citing <u>In re Jones</u>). "To imbue one of ordinary skill in the art with knowledge of

the invention, when no prior art reference or references of record convey or suggest that knowledge, is to

fall victim to the insidious effect of a hindsight syndrome", Al-Site Corp., v. VSI Int'l, Inc., 174 F.3d 1308,

50 USPQ.2d 1161 (Fed. Cir. 1999).

Longo, Sr. nowhere suggests that its fan is too expensive (indeed, solar cells are not inexpensive in

the first place), or that portability is required. The reason Adkins, If motivates portability - because it is

installed in a movable outhouse - is simply not present in the landfill art, Landfills do not move. Thus, the

motivation in Adkins, II to use a portable fan system bears no relevance to anything taught in Longo, Sr.

Indeed, only the present invention has made the critical observation that is lacking in the cited

references to use a solar-powered fan in landfills. Specifically, as set forth in the present background, "as

recognized by the present invention, many landfills may lack the electrical infrastructure to power the various

1088-8.AMD

(WED) SEP 8 2004 7:14/ST. 7:12/No. 6833031140 P

FROM

CASE NO.: 1088.008 Serial No.: 10/676,593

September 7, 2004

Page 8

PATENT Filed: October 1, 2003

components that are needed to actively eliminate methane from a landfill. Installing the necessary

infrastructure can be prohibitively costly." When a patent applicant makes a critical observation that has not

been made before and then provides a solution, that is not indicative of obviousness, but rather the opposite -

independent Claims 9 and 15 are patentable.

The fact that Applicant has focussed its comments distinguishing the present claims from the applied

references and countering certain rejections must not be construed as acquiescence in other portions of

rejections not specifically addressed. For instance, "official notice" has been taken of 12 volt batteries and

of voltage regulators, implicitly finding not only that these elements are well known but that their

incorporation into the specific structure claimed is also well-known. But simply observing that an element

is well known, without also showing a prior art suggestion to combine it in the particular combination

claimed, satisfies only half the requirement for making a prima facie case. In any case, Applicant does not

acquiesce in any taking of Official Notice, and hereby seasonably requests a prior art showing not only of

the existence of these elements but also a proper demonstration of where the prior art suggests combining

them with the other elements claimed, MPEP §2144.03.

With respect to the allegation that it would have been obvious to use support rods in Adkins, II for

"strength", nowhere has an identification been made of where Adkins, II might suggest the need for greater

strength in its rather small, portable outhouse fan system. Accordingly, regardless of whether such rods are

known, absent a specific reason that is relevant to Adkins. II to use the rods, the proferred suggestion to

combine falls for failing to find prior art support.

The Examiner is cordially invited to telephone the undersigned at (619) 338-8075 for any reason

which would advance the instant application to allowance.

1088-8.AMD

CASE NO.: 1088.008 Serial No.: 10/676,593 September 7, 2004 Page 9

PATENT Filed: October 1, 2003

Respectfully submitted,

John L. Rogitz

Registration No. 33,549
Attorney of Record
750 B Street, Suite 3120
San Diego, CA 92101

Telephone: (619) 338-8075

JLR:jg

1088-8.AMD

## This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

## **BEST AVAILABLE IMAGES**

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:

BLACK BORDERS

IMAGE CUT OFF AT TOP, BOTTOM OR SIDES

FADED TEXT OR DRAWING

BLURRED OR ILLEGIBLE TEXT OR DRAWING

SKEWED/SLANTED IMAGES

COLOR OR BLACK AND WHITE PHOTOGRAPHS

RAY SCALE DOCUMENTS

LINES OR MARKS ON ORIGINAL DOCUMENT

REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY

## IMAGES ARE BEST AVAILABLE COPY.

OTHER:

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.